

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

IN RE: VALSARTAN, LOSARTAN, AND
IRBESARTAN PRODUCTS LIABILITY
LITIGATION

This Document relates to:

PATRICIA ANN WITTE, et al.

vs.

ZHEJIANG HUAHAI PHARMACEUTICAL
CO., LTD., et al.

CIVIL NO. 19-2875 (RBK/JS)

Honorable Robert B. Kugler
District Court Judge

Honorable Joe Schneider
Magistrate Judge

NOTICE OF DISMISSAL

Civil Action No.: 1:19-cv-16971

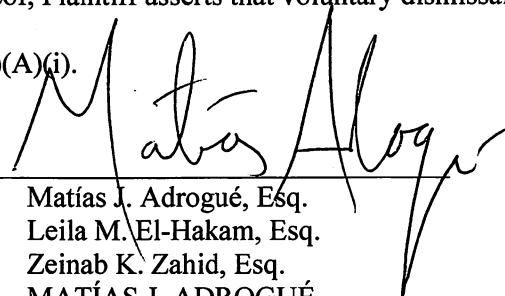
PLAINTIFF'S NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE

Plaintiffs, PATRICIA ANN WITTE, *individually and as representative of the ESTATE*
OF LAURENCE JOSEPH WITTE JR., *deceased*, TREY WITTE and KERRIE KATHLEEN
STEGER, pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, hereby give
notice of their voluntary dismissal of all claims asserted against Aurobindo Pharma Ltd.,
without prejudice, in the above-entitled matter.

Specifically, Rule 41 (a)(1)(A)(i) sets out that a Plaintiff may voluntarily dismiss its
claims without prejudice and without a Court Order by notice at any time prior to the Defendants
filing an Answer or moving for summary judgment. As of the filing of this Notice, no Defendant
has filed an Answer in this action. In light thereof, Plaintiff asserts that voluntary dismissal by
notice alone is appropriate under Rule 41 (a)(1)(A)(i).

DATE:

By:


Matías J. Adrogué, Esq.
Leila M. El-Hakam, Esq.
Zeinab K. Zahid, Esq.
MATÍAS J. ADROGUÉ
1629 West Alabama St.
Houston, TX 77006
(713) 425-7270
service@mjalawyer.com
lme@mjalawyer.com